1 2 3 4 5 6 7	renton R. Kashima (SBN 291405) IILBERG COLEMAN BRYSON HILLIPS GROSSMAN PLLC OI West C St., Suite 1760 an Diego, CA 92101 elephone: (714) 651-8845 rashima@milberg.com Alie C. Erickson (SBN 293111) lizabeth A. Kramer (SBN 293129) evin M. Osborne (SBN 261367) RICKSON KRAMER OSBORNE LLP 4 Tehama Street Matthew W. Turetzky (SBN 280997) COINBASE, INC. 4 Matthew W. Turetzky (SBN 280997) COINBASE, INC. Attorneys for Defendants COINBASE GLOBAL, INC. and COINBASE, INC.	
8 9 10	San Francisco, California 94105 Telephone: (415) 635-0631 julie@eko.com Attorneys for Plaintiffs	
11 12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
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15	LARRY PEARL and ERIC VLADIMIRSKY,	Case No. 3:22-cv-3561
1617	individually and on behalf of all others similarly situated,	STIPULATION RE TIME TO ANSWER COMPLAINT
18	Plaintiffs, v.	Sr. District Judge Maxine M. Chesney
19 20	COINBASE GLOBAL, INC. and COINBASE, INC.,	
21	Defendants.	
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STIPULATION RE TIME TO ANSWER COMPLAINT

CASE No. 3:22-cv-3561

1	Pursuant to Civil Local Rule 6-1(a), Plaintiffs Larry Pearl and Eric Vladimirsky and Defendants		
2	Coinbase Global, Inc. and Coinbase, Inc., by and through their respective counsel, hereby stipulate as		
3	follows:		
4	WHEREAS, on June 24, 2022, Plaintiffs served the Complaint on the Defendants;		
5	WHEREAS, Defendants' offices are closed for a companywide holiday from July 4 through July		
6	8, 2022;		
7	WHEREAS, Defendants have not yet retained outside counsel in this matter;		
8	WHEREAS, the parties have met and conferred and agreed that Defendants may have an		
9	extension of time of thirty days to respond to Plaintiffs' Complaint; and,		
10	WHEREAS, pursuant to this Stipulation, the new deadline for Defendants to respond to		
11	Plaintiffs' Complaint is August 15, 2022;		
12	NOW, THEREFORE, THE PARTIES STIPULATE AS FOLLOWS: Defendants shall have		
13	until August 15, 2022 to respond to Plaintiffs' Complaint.		
14			
15	IT IS SO STIPULATED.		
16			
17	Dated: July 6, 2022 ERICKSON KRAMER OSBORNE LLP		
18	By /s/ Julie C. Erickson		
19	Julie C. Erickson		
20	Attorneys for Plaintiffs		
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22	Dated: July 6, 2022 COINBASE GLOBAL, INC. and COINBASE, INC.		
23	By /s/ Matthew W. Turetzky		
24	Matthew W. Turetzky		
25	Associate General Counsel, Litigation		
26	Attorneys for Defendants		
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1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 SAN FRANCISCO DIVISION 9 LARRY PEARL and ERIC VLADIMIRSKY, 10 individually and on behalf of all others similarly situated, 11 Case No. 3:22-cv-3561 12 Plaintiffs, CERTIFICATE OF SERVICE 13 VS. 14 COINBASE GLOBAL, INC. and 15 COINBASE, INC., 16 Defendants. 17 18 19 I hereby certify that on July 6, 2022, I served by electronic mail the following 20 document(s) to Matthew W. Turetzky (matt.turetzky@coinbase.com), Associate General 21 Counsel for Defendants Coinbase Global, Inc. and Coinbase, Inc.: 22 STIPULATION RE TIME TO ANSWER COMPLAINT 23 /s/ Julie C. Erickson Dated this July 6, 2022. 24 Julie C. Erickson **Erickson Kramer Osborne LLP** 25 44 Tehama St San Francisco, CA 94105 26 Phone: 415-635-0631 27 Email: julie@eko.law Counsel for Plaintiffs 28